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7590 11/10/2004 SCHWEGMAN, LUNDBERG, WOESSNER & KLUTH, P.A. P.O. BOX 2938 MINNEAPOLIS, MN 55402			EXAMINER	
			NGUYEN, HANH N	
			ART UNIT	PAPER NUMBER
			2662	
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Please find below and/or attached an Office communication concerning this application or proceeding.

					
	Application No.	Applicant(s)			
Office Action Courses	09/749,383	DAVIS, ARLIN R.			
Office Action Summary	Examiner	Art Unit			
	Hanh Nguyen	2662			
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the o	correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a rep. If NO period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).		nely filed s will be considered timely. the mailing date of this communication. (D) (35 U.S.C. § 133).			
Status					
1)⊠ Responsive to communication(s) filed on App	lication filed on 07/06/04.				
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Disposition of Claims					
4) ⊠ Claim(s) 1-22 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1-10 and 19-22 is/are rejected. 7) ⊠ Claim(s) 11-18 is/are objected to. 8) □ Claim(s) are subject to restriction and/or	awn from consideration.				
Application Papers					
9) The specification is objected to by the Examination The drawing(s) filed on is/are: a) accomposed and applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examination is objected.	cepted or b) objected to by the e drawing(s) be held in abeyance. Section is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documen 2. Certified copies of the priority documen 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	its have been received. Its have been received in Applicationity documents have been received in the control of	on No ed in this National Stage			
220 the chashes a standard mod dottor for a figh	to the defined depicts flot receive				
Attachment(s) 1) Notice of References Cited (PTO-892)	*	(DTO 440)			
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date 	4) Interview Summary Paper No(s)/Mail Day 5) Notice of Informal F 6) Other:				

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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-4, 6-10, 19 and 21 are rejected under 35 USC 103(a) as being unpatentable over **Slemmer et al.** (US Pat. No. 6,377,990 B1) in view of **Shah et al.** (US pat. No. 6,694,361 B1).

In claims 1-4, 6, 10, 19 and 21, **Slemmer et al.** discloses, in Fig.1, an ethernet work station 16 (a remote peer node) attempts to determine MAC address of an Ethernet gateway 11 (a first node). The work station 16 (remote peer node) broadcasts an address resolution protocol (ARP) message containing its IP address (logical address), its ethernet address (local ID of remote node) and the IP address whose ethernet address is being sought, i.e., the IP address associated with gateway 11 (receiving at a first node local identifier of one remote peer node). The ethernet driver at gateway 11 maps its IP address with the received ARP message to determine its ethernet MAC address associated with the gateway 's IP address, and sends the ethernet address to the work station 16 (mapping the logical address to the MAC address and sending the MAC address to the remote node). See col.4, lines 25-50. Since network adapters are ethernet adapters, therefore, the work stations are connected to the ethernet network 20 (remote peer node resides in ethernet network). **Slemmer et al.** does not disclose the network 20 is an

infiniband fabric; and infiniband LAN driver located at a first node. Shah et al. discloses, in Fig.6, an infiniband subnetwork 600 (infiniband fabric, col.7, lines 1-10) wherein a Lan emulation driver 704 located in a host 1 (see Fig. 7) (IB LAN driver at a first node) is assigned at a port a local ID to route messages from source port to destination port in the fabric (see col.8, lines 33-50). Therefore, it would have been obvious to one ordinary skill in the art to substitute the network 20 of Slemmer et al. by the Infiniband fabric and implement LAN emulaion driver into hosts of Slemmer et al. to perform Lan emulation over infiniband fabric by mapping transmitted IP address with the returned Mac address.

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In claims 7-9, Slemmer et al. discloses the ethernet address is obtained by broadcasting. multicating, ARP message address to nodes coupled to network 20. An addressed gateway replies its Mac address to the node 16.

Claims 5, 6, 20 and 22 are rejected under 35 USC 103(a) as being unpatentable over Slemmer et al. (US Pat. No. 6,377,990 B1) in view of Shah et al. (US pat. No. 6,694,361 B1), and further in view of Cox et al. (Pat. 6,172,981 B1).

In claims 6 and 20, Slemmer et al. does not disclose the ethernet address comprises 48 bits, of which local ID comprises 16 bits. Cox et al. discloses that the MAC address comprises 48 bits. See col.4, lines 25-30. It is a well-known skill in the art that the 48 bits of ethernet address comprises 16 bits used for local ID. Therefore, it would have been obvious to one skill in the art to map 16 local ID bits in the MAC address of Slemmer et al. with the IP address to return Mac address to the node 16.

In claims 5 and 22, Slemmer et al. discloses IP address transmitted through network 20 (TCP/IP), but does not disclose the network protocol comprises netware, OSI, DECnet aand

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ApleTalk. Cox et al. discloses IP is implemented in network layer of OSI model (network protocol comprises OSI). See col.4, lines 10-20. However, it is a wellknown skill in the art to use any of the netware, DECnet and ApleTalk because they are compatible.

Allowable Subject Matter

Claims 11-18 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter:

In claim 11, the prior art does not disclose transport service library (TSL) providing connection management, work queue management, memory management, and message pool management, the IB lan driver using the TSL to establish a connection with and perform transfers to the at least one remote peer node.

In claim 12, the prior art does not disclose the IB bus driver receiving each LID and a LID mask for each LID from the IB lan driver once the port is activated and assigning one LID to each at least one port.

Response to Arguments

Applicant's arguments with respect to claims 1-10 and 19-22 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

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The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Rodrig et al. (US Pat. No. 6,256,314 B1) discloses Apparatus and Methods for Routerless Layer-3 Forwarding in a Network.

Furuhashi et al. (US Pat. No. 6,411,625 B1) discloses ATM-LAN Network Having a Bridge that Establishes Communication with or without LAN Emulation protocol depending on Destination Address.

Ortega et al. (US pat. No. 6,711,162 B1) discloses Method and Apparatus for Providing Proxy service, route selection, and protocol conversion for service endpoints within data networks.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hanh Nguyen whose telephone number is 703 306-5445. The examiner can normally be reached on Monday-Friday from 8AM to 5PM. The examiner can also be reached on alternate

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hassan Kizou, can be reached on 703 305-4744. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR

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system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Hanh Nguyen

November 5,